# INDEX-DIGEST

# TO THE EDITORIALS, NOTES OF RECENT DECISIONS, LEAD-ING ARTICLES, ANNOTATED CASES, LEGAL NEWS, CORRESPONDENCE AND BOOK REVIEWS IN VOLUME 41.

A separate subject-index for the "Digest of Current Opinions" will be found on page 511, following this Index-Digest.

#### ABSTRACTS OF TITLE,

right of an abstractor of title to inspect public records, 170.

the need of the abstract, 323.

the make-up of the abstract, 323.

#### ACTION.

will lie against (one maliciously garnishing the exempt earnings of his debtor, 187. survival of, 348.

for the malicious prosecution of an ordinary civil action, 449.

### ALIEN.

land law of Missouri, 39.

# AMERICAN BAR ASSOCIATION,

announcement of the eighteenth annual meeting of the, 145.

address of Mr. Chief Justice Brewer before the, 283.

### ANIMAL.

owner of domestic animal not in general liable for injury committed by it in a place where it rightfully may be, 3.

liability of tenant in common for injuries to cotenant's property by domestic animal, 8.

# APPEALS AND APPELLATE PROCEDURE,

appeal as a supersedeas in contested election cases, 107.

on a second appeal of a case a court will not ordinarily re-examine questions of law presented by the first appeal, 189.

the law of the case, 189, 197.

from order for new trial, burden of showing error 205.

a new point in Wisconsin appellate practice, 423. appeals to the United States Supreme Court in patent cases, 423.

# ASSIGNMENT,

rights of assignee of contract; resting on ground of personal trust and confidence, 150.

### ASSOCIATION.

in contemplation of law, an association of persons formed for an illegal purpose, or one against public policy, is not a partnership, 338.

# ATTACHMENT,

jurisdiction of choses in action, 284. priority of liens, 284. of stock in a foreign corporation, 398.

# ATTORNEY AND CLIENT.

compensation for legal services, 187.

#### BAIL

right of, pending appeal, 88.

#### RATIMENT

liability of barber for loss of customer's hat, 463.

# BANKS AND BANKING.

the payment of forged bill of exchange by drawee, 31.

liability for failure to collect check deposited, 90. shares of stock and capital stock of a bank are separate and distinct property interests, and the

taxation of both is not double taxation, 209. president of bank liable in an action for a false statement as to matters affecting the value of the stock of the bank, having actual knowledge that it was false, 230.

liability of collecting bank for the proceeds of a draft containing a restrictive indorsement, 233.

where a draft was sent to defendant bank for collection, and defendant at the request of the drawee advanced the funds for payment thereof, and mailed the draft to the payee stating that it was in payment of the draft "sent to it for collection," defendant on discovering the insolvency of said drawee cannot intercept the letter and destroy the draft so mailed, 381.

### BARBER,

liability of, for loss of customer's hat, 463.

### BICYCLE,

whether is a "vehicle" and subject to; toil on highways. 29.

the rights of bicyclists, 288.

BILLS AND NOTES. See NEGOTIABLE INSTRUMENT.

BOOKS RECEIVED, 16, 40, 79, 120, 158, 255, 279, 316, 369, 389, 435, 456, 477.

# BOND.

of city treasurer, liability of sureties for defalcation of principal after expiration of term and while holding over, 464.

### BOUNDARIES

of land bordering on stream, 472, 474.

# BOYCOTTING,

injunction against, 837.

CARRIERS OF GOODS.

the rightful owner of personal property in the possession of a common carrier or other bailee, may enforce his right thereto, although a stranger to the contract of bailment, 807.

CARRIERS OF PASSENGERS,

liability of, for money as baggage, 80.

duty of, towards sick passenger, 91.

liability of the carrier for damages for failure of conductor to awaken a passenger, which he had promised to do, 288.

right of purchaser of section in a sleeping-car to assign the use of same, 319.

liability of, for torts of its servant causing injury to a passenger, 325, 326.

CEMETERIES.

liability of, for trespass in making illegal disinterment, 446.

CHAMPERTY.

the status of, in the United States, 368.

CHATTEL MORTGAGE,

judgment on notes, 358.

effect of power in the mortgagor to take possession and sell the goods, 378.

COMBINATION.

legality of agreement of members of association to withdraw patronage from a dealer unless certain conditions observed, 467.

CONFLICT OF LAWS,

enforcement of decree for alimony in foreign jurisdiction, 50.

validity of securities taken by a foreign corporation forbidden from doing business in the State on account of not complying with the statutory provisions, 268.

validity of foreign gambling contracts in Illinois, 223.

legality of agreement among members of association to withdraw patronage from dealer unless certain conditions observed, 467.

CONSTITUTIONAL LAW

retroactive effect of State statute relating to the sale and redemption of real estate on mortgage foreclosure, 68.

construction of act prohibiting the adulteration and artificial coloring of vinegar, 129. validity of Missouri labor organization law, 223.

what constitutes an "original package" of cigarettes, 223.

constitutional number of jurors, 237.

compulsory vaccination in the public schools, 263. city ordinance making it a penal offense for any one to knowingly associate with persons who have the reputation of being thieves, is an invasion of personal liberty and void, 264.

an information in the nature of a quo warranto, filed with the attorney general in the supreme judicial court, to test one's right to a public office, is not a controversy concerning property or a suit between two or more persons, within the meaning of the constitution as to trial by jury, 308.

what constitutes a peddler within the constitutional restrictions as to interstate commerce, 407. validity of Ohio inheritance tax law, 443.

validity of inheritance tax laws in general, 483.

CONTRACT.

recovery of money paid on illegal contract, 30.

settlement of a claim for half the amount a party is entitled to, made in ignorance of the law, and on fraudulent representations, will be set aside, 110. offer and acceptance, 119.

one who contracts with the firm to sell it certain wares on credit, and to give it the exclusive right to sell such wares in a city, is not bound to carry out the contract upon the demand of one member of the firm to whom the other member has assigned his interest in the contract resting on grounds of personal trust and confidence, 150.

CONTRACT-Continued.

validity of foreign gambling contracts in the courts of Illinois, 228.

of service, terminable by notice, 230.

prescribed in the contract by custom, 230.

custom as to menial servants, 230. nature of notice, 281.

waiver of right to notice by employee, 281.

dismissal without giving notice, 231.

reduction of damages because of an employment had or to be had, 231.

insolvency of master as notice, 232. notice required of employee, 282.

offer to return to service, 233.

where a physician employs another to assist him in a case, evidence is not admissible of a custom prevailing among the physicians of the city and vicinity, that in the absence of a special agreement to the contrary the assistant is to look to the patient for his pay, 286.

under a statute designating as embezzlement a conversion to one's own use of public funds intrusted to him where a county treasurer loaned county funds as his own, he cannot enforce the securities taken therefor, 380.

construction of writings-restriction of general terms by particular recitals, 383.

contract by physician to retire from practice in favor of another, may be enforced by injunction, when, 494.

rescission by principal of unauthorized contract of agent, 428.

between husband and wife for personal services,

interpretation and construction of contract in restraint of trade, 494, 496.

CONTRIBUTORY NEGLIGENCE. See NEGLIGENCE.

CORPORATION.

ratification by a corporation of unauthorized act of agent, 51.

corporate assets as a trust fund, 59.

State legislation against foreign corporations, 152. corporation has a legal existence only in the State creating it, 152.

the right of foreign corporation to transact business in another State depends on comity, 158.

State may entirely exclude foreign corporations from transacting business within its borders, 153.

State may prescribe terms and conditions whether they be reasonable or unreasonable, 153.

the motive of hostile legislation is immaterial, 154. validity of securities taken by a foreign corporation forbidden from doing business in the State on account of not complying with the statutory provisions, 208.

how jurisdiction may be acquired in a State court over a foreign corporation and what is the effect of a judgment rendered against such corporation by default, 247.

validity of stock subscription induced by fraud of promoters, 252, 254.

withdrawal before incorporation by subscriber,

liability of corporations for exemplary damages,

when corporation is liable for exemplary dam-

difference of opinion as to circumstances under which such damages awarded against corporations, 309.

comments upon these different theories, 309.

view that exemplary damages may be awarded against corporations, where they would be awarded against an individual principal for the tort of his agent, 310.

view that exemplary damages may be awarded against corporations where they would be awarded against an individual if acting for himself. 311.

Voi COR

0 COR COU

COU 1 COU I

> CRI CRI i

CUR b

CUS

CORPORATION-Continued.

the federal doctrine on this question, 312.

withdrawal of subscription to unorganized corpo-

attachment of stock of a non-resident in a foreign corporation, 398

where the general statute of a State relating to corporations confers on a corporation power to enact by laws for certain specified purposes, it can enact none for any other purpose, 398.

mandamus to compel holding of meeting of stockholders in compliance with by-laws of corporation, 426.

of several States, their legal status, 476.

CORRESPONDENCE, 89, 79, 98, 118, 138, 157, 177, 287, 277, 295, 369, 389, 477, 498.

COUNTERCLAIM. See PLEADING.

COUNTIES,

liability of, for torts of employee, 896, 387.

COURT.

"open court," 180.

moralizing from the bench, 328.

CRIMINAL EVIDENCE. See EVIDENCE.

CRIMINAL LAW AND PROCEDURE.

ignorance of facts as an excuse for crime, 29.

counterfeiting trade mark of union workingmen, 72

right of bail pending appeal, 88,

when defendant on trial for a felony, who is on bail, voluntarily absents himself without leave when the jury retire to consider the case, and remains absent, a verdict rendered in his absence will be binding, 109.

incestuous intercourse with relation of half blood,

in prosecution for selling a book, only parts of which contain obscene language, if the language complained of is too obscene to place in the records, the indictment must identify by description or reference the parts containing the language upon which it is founded, 169.

twice in jeopardy, 177.

the modern law of self-defense, 185, 295.

the omission of the word "deliberately" or its equivalent in an indictment under the statute for murder in the first degree, is fatal though the words "willfully" and "premeditatively" used, 224.

constitutional number of jurors, 287.

under a statute providing that one convicted of perjury shall be disqualified from being a witness unless the judgment of conviction be judicially set aside or reversed, a pardon by the governor of one so convicted prior to the event to which he testified removes the disability, 273.

effect of the separation of the jury in criminal cases, 313, 314.

the right to shoot a burglar, 315.

where defendant was given property by the prosecuting witness to deliver at the latter's house, and defendant sold it, he may be convicted of larceny, 388.

effect of the presence of strangers during deliberations of the jury, 359.

consent in larceny, 409.

one accused of homicide should be tried by the laws in force where act was committed not when the death occurs, 425.

admissibility of declaration of injured female in rape cases, 464.

CURTESY.

by husband in the land held by him in trust for his wife, 174.

of the husband in the land of his divorced wife, 174,

CUSTOM AND USAGE.

evidence of, as to practice of physicians, 286.

in an action for deceit in representing that defend-ant had examined the title to mortgaged real estate and had found it perfect, whereas defendant knew there was a prior mortgage, the latter may show that the words were not used with the intention to state anything falsely, and explain what his understanding and intentions were, 145.

president of bank liable in an action for a false statement as to matters affecting the value of the stock of the bank, having actual knowledge that

it was false, 230.

the value of honest intentions, 368,

DEED,

a reservation in a deed of a lien on crops to be thereafter planted on the land to secure the purchase money, is valid and entitled to precedence over the lien of a subsequent mortgagee who had actual notice thereof, 128.

a son's interest in his father's estate is a mere possibility which he cannot convey, 432.

building restriction in, 145.

conveying land bordering on stream-what constitutes the boundary, 472, 474.

DESCENT AND DISTRIBUTION,

the presumption that children born while their mother was living in lawful wedlock with her husband are legitimate, is conclusive in the absence of proof of impotency of the husband, or evidence negativing the possibility or probability of access, 12.

on an issue as to the legitimacy of a woman's children born while she was living in lawful wed. lock with her husband, the testimony of the

alleged father is inadmissible, 12.

the marriage of a woman with one alleged to be the father of children born to her while living in lawful wedlock with a former husband is not evidence of their illegitimacy, but is admissible after proof of illegitimacy to show paternity, 12.

a husband or wife is incompetent to testify that children born to the wife during wedlock are

bastards, 12.

what constitutes legitimacy, 14.
right of a murderer to inherit from or profit by the death of his victim, 377.

a son's interest in his father's estate is a mere possibility which he cannot convey, 432.

direct inheritance tax laws, 443, 483.

DIGEST OF CURRENT OPINIONS, 16, 40, 59, 80, 100, 120, 188, 158, 178, 198, 216, 288, 255, 280, 296, 318, 329, 350, 369, 390, 409, 435, 456, 499, 477.

DIVORCE.

following sentence of imprisonment for life, 1.

enforcement of decree for alimony in foreign jurisdiction, 50. under what circumstances a divorce terminates

the estate of the husband by curtesy, 174. validity of, obtained in another State, 357.

DURESS.

of goods, what constitutes, 114, 118. ELECTION AND VOTERS,

constitutionality of the South Carolina registration law, 1, 243. appeal as a supersedeas in contested election cases,

107.

does an alderman duly elected and qualified vacate his office by removal from the ward in which he was elected, 112.

forms of ballots to be used under the Australian ballot law, 285.

arrangement of names on ballots, 285.

certificate of nomination under the Australian ballot system, 285.

scratching of ballots under the Australian ballot system, 341.

ELECTRICITY.

whether electric wires are fixtures within the meaning of the mechanics' lien law, 127.

liability for damages caused by electric wires, 864

Vo

LAB

LAV

Book

Book

Book

8

LAW

LAW

LAW

LEG

LIBI

i

11

t

LIFE

EMINENT DOMAIN.

condemnation by railroad company of property already condemned by another, 444.

EMPLOYER AND EMPLOYEE,

contracts of service terminable by notice, 230.

EQUITY,

equitable conversion - the surplus proceeds of mortgage sale of real estate as realty, 70. the doctrine of equitable conversion, 209. equitable conversion, 295.

relief from mistake of law, 476.

ESTOPPEL,

to claim damages for negligence, 244.

EVIDENCE. See, also, CRIMINAL EVIDENCE.

photographs as, 92.

identity of the place, 94.

identity of handwriting, 95.

admissibility of declarations of injured persons as to suffering, 96.

circumstantial evidence in West Virginia, 107. in an action for deceit in representing that defendant had examined the title to mortgaged real estate and had found it perfect, whereas defendant knew there was a prior mortgage, the latter may show that the words were not used with the intention to; state anything falsely and explain what his understanding and intentions were, 145.

distinctions of photography in evidence, 157.

declarations made by the plaintiff in suit for breach of promise of marriage, to her parents, in the absence of defendant, not admissible, 186.

under an ordinance making it unlawful for any one to knowingly associate with persons who have the reputation of being thieves, the bad reputa-tion of the person associated with cannot be proved by police officers as to what had been told them, 264.

where a written instrument on its face shows that it is a release of a cause of action against a railroad company for injuries, parol evidence to show that it was given as a receipt for wages is admissible, 352.

proof of handwriting, 362.

in general, 362.

by parol, 862.

by demands-indorsement, 363.

the res gestæ of an accident, 397.

admissibility of declaration of injured female in rape cases, 464.

EXECUTION.

levy of, by a successor to the sheriff to whom the writ was issued, 246.

EXPECTANCY,

conveyance of an, 432, 433.

FEDERAL COURTS,

federal common law, 87.

fees of United States court officers, 263, 277.

appeal to the United States Supreme Court in patent cases, 423.

FEDERAL OFFENSE.

liability for depositing non-mailable letters at the solicitation of government officers, 2.

use of the mails by companies alleged to be lotteries, 301.

what constitutes threatening letters or dunning envelopes, within the meaning of the federal statnte, 377.

FOREIGN CORPORATION. See CORPORATION.

FRAUD

as vitiating release of insurance policy, 447.

FRAUDS, STATUTE OF,

the agreement between two creditors of a common debtor that each will share the loss if any which the other sustains on his claim against such debtor, is a "promise to answer for the defect, default or miscarriage of another person," 247. when one not a party to a negotiable note indorses

FRAUDS, STATUTE OF-Continued.

it in blank as a guarantor, it is a sufficient note

or memorandum within the, 445.

where bill for specific performance of contract to sell land brought by the party who has not signed the agreement, the filing and signing the bill take the contract out of the statute of frauds, 487.

GAMBLING,

validity of contracts as to, in Illinois courts, 223. GARNISHMENT.

action will lie against one for maliciously garnish. ing the exempt earnings of his debtor, 187.

from adopted child to parent not prima facie void,

GUARANTY,

of note by indorsement, 445.

HANDWRITING,

proof of, 362.

HIGHWAY,

whether a bicycle is a "vehicle" and subject to toll on highways, 29.

the right of bicyclists upon the, 283.

HOMICIDE. See CRIMINAL LAW AND PROCEDURE.

HUMORS OF THE LAW, 40, 120, 138, 158, 177, 198, 216, 238, 317, 369, 409.

HUSBAND AND WIFE,

under what circumstances a divorce terminates the estate of the husband by curtesy, 174.
right of the husband to curtesy in the land held by

him in trust for his wife and child, 174. contracts between for personal services, 434.

IMPEACHMENT. See WITNESS.

IMPRISONMENT.

for life, as a ground for divorce, 1.

special verdicts in, under a new statute, 369.

INJUNCTION. to prevent the maintenance of a nuisance, 37.

against boycotting by strikers, 337.

ex parte injunctions, 357.

restraining levy of tax, 858.

to restrain proceedings under a void judgment,

to protect the right to trade-name, 485.

INNKEEPERS.

lien of, on guest's baggage, 463.

INSANITY.

as a defense, 157. INSUBANCE.

clause providing that insurance policy shall be suspended during time the premium note shall remain unpaid, may be waived by the insurer, 4. what constitutes ratification of the act of an insur-

ance agent, 291.

payment of premiums, 291, 293.

fraud as vitiating release of insurance policy, 447. INTERSTATE COMMERCE.

whether there is a federal common law governing interstate shipments, 87.

INTOXICATING LIQUORS, proof of illegal sale of, 389.

JACKSON, HOWELL E.

Mr. Justice, death of, 185.

JETSAM AND FLOTSAM, 58, 79, 119, 138, 177, 197, 236, 315, 328, 348, 368, 408, 434, 456, 476. JUDGMENT.

conclusiveness of foreign judgment, 67. validity of judgment against deceased party, 151.

injunction to restrain proceedings under a void judgment, 399. lien of, appealed from and dismissed, 477.

constitutional number of, 238.

JUSTICE OF THE PEACE,

liable in damages for injuries inflicted under color of a judgment rendered by him with knowledge that the judgment was void, 168.

XUM

26

ote

to

ned bill

187

old,

toll

238

the

by

nt.

re.

ur-

147.

ing

15.

oid

lor

ige

LANDLORD AND TENANT,

control of office buildings and their visitors by the owner of the building, 127.

injunction against use of building by another tenant as a breach of the covenant by the lessor, 148. right to exclude agents from office building, 315. farm leases and interest of lessee in the crop, 360. landlord v. itinerant agents and bicycles owners,

LARCENY,

consent in, 409.

LAW BOOKS.

Book Reviews, Digests,

Digest of the United States Supreme Court Reports,

Pattison's Late Missouri Digest, vol. 2, 119. American Digest, 1895, 389.

Book Reviews, Reports,

American Railroad and Corporation Reports, vol. 10, 39,

American State Reports, vol. 42, 40; vol. 43, 316; vol. 44, 389,

American Electrical Cases, vol. 2, 79; vol. 3, 296.

Book Reviews, Text Books,

Thompson on Private Corporations, 15. Bishop's New Criminal Procedure, vol. 1, 59. United States Internal Revenue Tax System, 59. Clark's Criminal Procedure, 119.

Pingrey on Real Property, 296.

American & English Encyclopædia of Law, vol. 28

Glenn's International Law, 316. The Law Relating to Electricity, 328. Laws of Religious Corporations, 328. Thompson on Corporations, vol. 4, 329. Webster on Naturalization, 349. Van Fleet on Res Adjudicata, 350. Boutwell on the Constitution, 389. Brown on the Statute of Frauds, 409. Schouler's Domestic Relations, 409.

LAW REFORM.

uniform State legislation, 165. delay in the administration of justice, 283.

LAW REPORTING.

enterprising publishers, 315. comparative citation of reports, 349. humor in reports of cases, 463.

LAWYERS.

independence of English lawyers, 138.

LEGITIMACY. See DESCENT AND DISTRIBUTION.

in an action for, the fact that the publication was due to carelessness, inadvertence or mistake, is no defense, 54.

punitive damages for a, 54.

damages for injuries to the plaintiff's feelings in actions for, 54.

in accusing educational institution of the teaching of dancing, 197.

upon demurrer it is always the province of the court to determine whether the words charged in the declaration are libelous and whether innuendos explaining them are fully warranted by the language, 227.

words charging one with being an Anarchist, whether libelous, 227.

lien of innkeeper on guest's baggage, 463.

LIFE INSURANCE,

presumption of suicide, 50.

the suicide clause in life policies, 267.

where the policy contains no suicide clause, 268, where the clause used contains the word "suicide" or its equivalent, without qualifying words, 268. death resulting from accidents, 268.

construction of the clause, 269. English doctrine, 269.

American doctrine, 270.

LIFE INSURANCE-Continued.

where the words "sane" or "insane" or their equiv alent are used, 271.

construction of Missouri statute regarding defense of suicide, 484.

MALICIOUS PROSECUTION,

action for the malicious prosecution of an ordinary civil action, 449.

obiter dictum opposed to the action, 450.

decisions holding that such action will not lie, 451. obiter dictum in favor of the action, 452. decisions sustaining the action, 452. conclusion, 453.

MANDAMUS,

the writ of mandamus cannot be used to compel a municipality to pay damages for its illegal discharge of an employee, 229.

to compel an inspection of the records by an abstractor of title, 170.

to compel postmasters to allow privileges of mail withheld, 801.

to compel the holding of meeting of stockholders of corporation, 426.

MARRIAGE.

where a woman induces a man to marry her by false representations his cause of action is for a personal injury and therefore the cause of action does not survive against her estate, 344. what is reasonable restraint of, 456.

MASTER AND SERVANT,

independent contractors and the liability for their negligence-dangerous premises, 6.

contract of service payable in installments, 177.

contracts of service terminable by notice, 230. liability of master for injury to servant in use of dangerous explosives, 466.

MECHANIC'S LIEN.

in action to foreclose a mechanic's lien, if defendant sets up a counterclaim growing out of the same transaction the whole controversy is in equity and defendant is not entitled to a trial by

whether electric plant and wires are fixtures within the provisions of the mechanics' lien law,

 mining machinery placed in a building erected on land by persons working the land under a miner's license does not become part of the land, so that a mechanic's lien would attach to it, 206.

criticism of a Missouri decision, 98, 138. a new point in appellate practice in, 423. criticism of decisions of, 423, 498.

MORTGAGE.

retroactive effect of State statute relating to the sale and redemption of real estate on foreclosure,

validity of provision for extra interest in case of default in payment of the, 68.

the surplus proceeds of mortgage sale of real estate as realty, 70.

provisions as to default in a, 118.

debt, note and mortgage as independent entities, 172

unreasonable attorneys' fees in foreclosure of, 283.

MUNICIPAL CORPORATION,

liability of a, for torts by an officer committed in connection with the performance of a public duty,

does an alderman duly elected and qualified vacate his office by removal from the ward in which he was elected, 112.

validity of statute requiring one injured or dam-aged in person or property to file a statement of such injury within six months from the date, 189.

salary having been paid by a, to a de facto incumbent of an office, cannot be recovered from the

municipality by the dejure officer, 229. city ordinance making it a penal offense for any

# MUNICIPAL CORPORATION-Continued.

one to knowingly associate with persons who have the reputation of being thieves, is an invasion of personal liberty and void, 264.

under an ordinance making it unlawful for any one to knowingly associate with persons who have the reputation of being thieves, the bad reputation of the person associated with cannot be proved by police officers as to what had been told them, 264.

where a city which is authorized by law to establish a system of water works and to maintain the same indefinitely, erects a dam for the purpose of procuring a water supply, a property owner who is injured by the erection of such dam may recover damages both past and prospective, 288.

liability of water company which has made a contract with the city to furnish water for property destroyed by fire through its failure, 302.

destruction of nuisances by a health officer, 840. legality of proceedings annexing territory to city cannot be collaterally attacked, 424.

# MURDER. See CRIMINAL LAW AND PROCEDURE. NATURALIZATION,

federal control of State naturalization, 397.

# NECROLOGY,

death of Mr. Justice Jackson, 185.

# NEGLIGENCE,

independent contractors and the liability for their negligence-dangerous premises, 6.

who are independent contractors, 6. liability of owner or employer, 7.

liability of independent contractors, 9.

general liability of employer and contractor, 11. admissibility of declarations of injured persons as to suffering, 96.

the owner of a vacant lot upon which is situated a pond of water or dangerous excavation, is not required to fence it or otherwise insure the safety of strangers who may resort to said premises, not by invitation but from amusement or curiosity, 207.

one who puts an elevator in a building which is being used under his supervision and control, but awaits acceptance until it is found in complete running order, is not liable to a servant of the vendee who while working not in connection with the elevator is injured by reason of some defect therein, 213.

liability of independent contractors, 215.

presumption of, from the facts, 244, estoppel to claim damages for, 244.

the rights of bicyclists upon the highway, 283.

liability of the owner of a building for injury suffered from the falling of a wall, 287.

an action for negligence by a street railway company, resulting in injury to a child, cannot be defeated by proof of contributory negligence of the plaintiff, who is the administrator, and at the same time the father of the deceased child, 304.

contributory negligence, 315.

liability for damages caused by electric wire, 364, 367.

liability of counties for torts of employee, 386, 387. liability of barber for loss of customer's hat, 468. liability for injuries in use of dangerous explosives,

# NEGOTIABLE INSTRUMENT,

the payment of forged bill of exchange by drawee, 81. payment of forged draft by drawee, 31.

situation of payee changed by delay in giving notice of forgery, 32.

taking up bills for accommodation of drawee, 33. drawee pays at his peril—notice of forgery, 33.

forged bills of lading accompanying draft, 33.

payment by third person for honor of supposed drawer, at request of bank, 35.

loss incurred before drawee pays forged bill, 35.

NEGOTIABLE INSTRUMENT-Continued.

bank paying wrong bill—delay of drawee to notify bank of forgery, 36.

drawer as payee whose indorsement is forged, 37. whether the guarantor of a note is bound by payments made by the maker, so as to arrest the bar of the statute of limitations, 79.

collection of negotiable draft with restrictive indorsement by a bank, 233.

a note reciting that it was given for "value received," may be shown to have been given to prevent a criminal prosecution, notwithstanding recitals in receipt executed simultaneously with the note, that the note was given in settlement of the claim of certain persons against a third person, 361.

effect of oral agreement on the part of the payee not to transfer where the note is in the hands of a bona fide holder, 398.

guaranty of note by indorsement sufficient to take it out of the statute of frauds, 445.

#### IIIISANCE.

injunction to prevent a, 87. protection from noise, 79.

OBSCENE PUBLICATION. See CRIMINAL LAW AND PROCEDURE.

#### OFFICERS

liability of plaintiff in process for abuse of process by officer, 265.

#### OREGON.

criticism of a recent decision of, 283.

#### PARDON

the effect of a, upon disqualification as a witness for perjury, 273.

# PARENT AND CHILD,

gift from adopted child to parent not prima facie void, 463.

# PARTNERSHIP,

one partner cannot maintain action for damages against a vendee for partnership goods sold him by a copartner in fraud of plaintiff's rights, 147. notice of withdrawal of partner must clearly indicate his withdrawal, 464, 455.

partner cannot prove up against an insolvent firm, debts due him in competition with creditors of the firm, 454.

# PATENT.

appeals to United States Supreme Court in patent cases, 423.

# PEDDLERS,

what constitutes a peddler within the law as to interstate commerce, 400, 407.

# PENALTY,

an informer cannot maintain an action in his own name to recover a penalty unless authorized to do so by statute, 167.

PERSONAL INJURIES. See NEGLIGENCE.

### PHOTOGRAPHS, as evidence, 92.

distinctions of photography in evidence, 157.

# PLEADING,

a counterclaim in mechanic's lien, 5.

points in common law pleading, 488.

POST OFFICE AND POSTAL LAWS. See also FEDERAL OFFENSE.

mandamus to compel postmaster to allow use of the mails withheld, 801.

# PRINCIPAL AND AGENT,

agent authorized to sell timber, not authorized to accept note in payment, 428.

# PRINCIPAL AND SURETY,

liability of official bondsmen of office for unauthorized acts of a deputy, 444.

sureties on official bond liable for defalcation of principal after expiration of term while holding over, 464. 26

tify

37.

aybar

in.

ing

ith

tof

er-

ree

of

ke

ND

99

888

icie

res

im

di-

ent

ors

ent

in-

to

ng

#### PROCESS

liability in damages for abuse of process in levying on exempt property, 187.

liability of plaintiff in process for abuse of, by officer. 265.

#### PROCHEIN AMI.

the next friend-extent of authority to compromise suit, 342.

#### QUERY, 158.

# QUO WARRANTO,

an information in the nature of a quo warranto, filed with the attorney general in the supreme judicial court, to test one's right to a public office, is not a controversy concerning property or a suit between two or more persons, within the meaning of the constitution as to trial by jury, 803.

#### RAILROAD COMPANIES

duties of, towards sick passenger, 91.

right of purchaser of section in sleeping-car, to assign the use of same, 319.

where two railroads under a traffic contract are operated together and their joint manager without authority pays out of the joint fund money for the improvement of one of the roads, an action will lie against such road by the other for its appropriation of the money so used, though the contract under which they were operated was ultra vires, 339.

where two railroad companies are jointly and severally liable for injury to a person, a release by such person of his right of action against one of the companies releases the other, 382.

RAPE. See CRIMINAL LAW AND PROCEDURE; EVI-DENCE.

#### RECEIPT.

conditions expressed in, 869.

# RECEIVER.

the possession of a receiver pendente lite will be protected by injunction against the levy and sale of property in his hands under execution issued by a court of co-ordinate judisdiction, 133.

RECORDING. See REGISTRATION.

# REGISTRATION,

the "Torrens" system of land transfers in Illinois,
49.

right of abstractors of title to inspect public records, 170.

# RELEASE,

where a written instrument on its face shows that it is a release of a cause of action against a railroad company for injuries, parol evidence to show that it was given as a receipt for wages is admissible, 852.

where two railroad companies are jointly and severally liable for injury to a person, a release by such person of his right of action against one of the companies releases the other, 882.

fraud as vitiating release of insurance policy, 447. suit may be brought on insurance policy without first bringing suit to set aside release claimed to have been obtained by fraud, 447.

one suing on insurance policy need not before attaching as fraudulent a release thereof restore the consideration obtained for the release, 447.

# RELIGIOUS SOCIETIES,

conclusiveness of the decree of an ecclesiastical tribunal, acting within the bounds of its authority, and the power of the courts of law to enforce such decrees by appropriate proceedings, 284.

# RESCISSION

of settlement of claim made in ignorance of the law and by fraudulent representations, 110.

of contract of sale of goods, induced by fraud of the vendee, 224.

by principal of unauthorized contract of agent, 428.

#### RES JUDICATA.

the record of a judgment in a suit on several distinct claims, is not a bar to a subsequent suit by the same plaintiff on one of the same claims, where the record does not show that the claim was adjudicated in such suit, but merely that the other demands were determined in favor of the plaintiff, 339.

# RESTRAINT OF TRADE.

interpretation and construction of contract in, 494, 496.

contracts by physician to retire from practice in favor of another whether enforceable, 494, 496.

#### SALE

where goods are sold to be paid for in installments, title to remain in the selier until payments are made, and selier to have the right in case of default to treat the agreement as annulied, the granting of more time by the selier, after a default, is waiver thereof, 168.

what constitutes a barter of goods, 186.

effect of a sale of goods on credit induced by fraud of the vendee, 224.

rescission of contract of sale induced by fraud of the vendee, 224.

as affecting the right of stoppage in transitu on account of the insolvency of the vendee, it is a question for the jury whether transit had ended where the vendee being unable to pay the freight was allowed by the railroad to unload the cars until he could pay the freight, 267.

SALE OF REAL ESTATE. See VENDOR AND VENDEE. SCHOOLS AND SCHOOL DISTRICTS,

compulsory vaccination in the public schools, 268.

the origin and uses of the common seal, 289.

# SELF DEFENSE,

the modern law of, 185, 295.

# SHERIFF,

service of execution on land commenced by a sheriff, may be completed by his successor by a sale and conveyance of the land, without issuance to him of the writ, 246.

# SOUTH CAROLINA,

constitutionality of the registration law of, 1, 243.

# SPECIFIC PERFORMANCE,

when bill for specific performance of contract to sell land is brought by the party who has not signed the agreement the filing and signing the bill take the contract out of the statute of frauds,

# STOCK AND STOCKHOLDERS,

validity of stock subscription induced by fraud of promoters, 252, 254.

# STOPPAGE IN TRANSITU,

as affecting the right of stoppage in transitu, on account of the insolvency of the vendee, it is a question for the jury whether the transit had ended where the vendee being unable to pay the freight was allowed by the railroad to unload the cars until he could pay the freight, 267.

# STRIKE S AND STRIKERS,

injunction against boycotting by strikers, 337.

# TAXATION,

shares of stock and capital stock of a bank are separate and distinct property interests, and the taxation of both is not double taxation, 209.

inheritance tax in Ohio and Illinois, 215.

the income tax decision, 286.

city situated on a branch and not a main line of a foreign railway corporation engaged in business involving interstate commerce cannot impose on the company a license tax on the privilege of engaging in business of a common carrier, 266.

injunction restraining levy on tax, 359. constitutionality of direct inheritance tax law of

direct inheritance tax laws in the various States,

# TENANTS IN COMMON,

liability of one cotenant for injury to property of the other, caused by domestic animal, 3.

# TELEGRAPH COMPANIES,

evidence sufficient to constitute a finding of gross negligence in the sending of message, 89 validity of conditions in telegraph blanks, 243.

#### TRADE-MARK.

how far cigar label of union workingmen is a, 75. individuality in trade devices, 429.

#### TRADE-NAME.

a tradesman by the adoption of the name "Mechanics' Store" may enjoin the use by another of the name "Mechanical Store," 485.

### TRESPASS.

liability for injuries inflicted under color of judgment rendered by a justice of the peace, which is void, 168.

one who commits a trespass under color of a void judgment rendered by a justice of the peace may be sued therefor jointly with the justice, 168. by owners of cemetery in making illegal disinterment, 446.

#### TRIAL.

impeachment of witness by stenographer's notes,

"open court," 130.

impeachment of witness, 237.

special verdicts in Indiana under a new statute,

"TRUSTS." See, also, COMBINATION.

judgment of ouster against the whisky trust, 107.

UNITED STATES,

claim of the, against the Stanford estate, 205.

# UNITED STATES MARSHAL,

liability of, for unauthorized act of deputy, 444.

UNITED STATES SUPREME COURT, death of Mr. Justice Jackson, 185.

# USURY,

where there is no usury law, no contract can be usurious, 154.

voluntary payment of money as under an unenforceable contract, cannot be recovered, 154. compounding interest, 156.

discounting paper, 156.

borrowing through agent, 156.

who can take advantage of, 157.

# VENDOR AND VENDEE,

a reservation in a deed of a lien on crops to be thereafter planted on the land to secure the purchase money, is valid and entitled to precedence over

# VENDOR AND VENDEE-Continued.

the lien of a subsequent mortgagee who had actual notice thereof, 128.

sale of real estate-equities of holder of option upon destruction of premises, 209, 468.

### WATERS.

a water company which has made a contract with a city to furnish water to extinguish fires, not liable to the owners of private property destroyed by fire through its failure to furnish water according to contract, 302.

breach of contract to furnish water does not render the company liable in tort to the destruction of

private property by fire, 302.

when a water company contracts with a city to furnish water to extinguish fires, it does not undertake a public duty which will render it liable for the destruction of private property on breach of the contract by failure to furnish water, 302.

liability of railroad company for diversion of sur-

face water causing damage, 306.

one cannot collect the surface water into an artificial channel or volume and pour it upon the land of another to his injury, 306.

low-water mark on the shore of an inland lake as a terminus of boundary is ordinary low water mark, and not that of an exceptionally dry season, 321.

# WEST VIRGINIA,

circumstantial evidence in, 107.

#### WILL.

no witness can give his opinion that testator had capacity to make a will, 228.

construction of, concerning the rights of heir or legatee, 320.

# WITNESS,

impeachment of the testimony of, by stenographer's

notes, 88. impeachment of, 237.

under a statute providing that one convicted of perjury shall be disqualified from being a witness unless the judgment of conviction be judicially set aside or reversed, a pardon by the governor of one so convicted prior to the event to which he testified removes the disability, 273.

# WRITINGS,

construction of-restrictions of general terms by particular recitals, 383.

general rules of construction-repugnant provisions, 383.

conflict between general terms and specific provisions, 383.

recitals in release, 386.

# SUBJECT-INDEX

# TO ALL THE "DIGESTS OF CURRENT OPINIONS" IN VOL. 41.

This subject-index will, we trust, be found convenient and satisfactory. It contains a reference under its appropriate head to every digest of current opinions which has appeared in the volume. The references, of course, are to the pages upon which the digest may be found. There are no crossreferences, but each digest is indexed herein under that head, for which it would most naturally occur to a searcher to look. It will be understood that the page to which reference, by number, is made, may contain more than one case on the subject under examination, and therefore the entire page in each instance will necessarily have to be scanned in order to make effective and thorough search.

Abatement, 255.

Accident Insurance, 16, 100, 158, 178, 198, 216, 370, 435; conditions of policy, 435; presumptions, 158.

Accomplice, 500.

Accord and Satisfaction, 280, 410; failure to perform, 280.

Account, 120.

Accounting, 350, 390, 477; jurisdiction in equity, 350. Acknowledgment, 435; sufficiency, 435.

Actions, 40, 296, 410, 477; abatement, 410; joinder, 40; joinder of causes, 410.

Administration, 16, 40, 59, 139, 198, 216, 238, 255, 280, 329, 390, 410, 435, 456, 477; appointment of guardian, 198; claims, 410; claims against decedent's estate, 288; debt against estate, 390; decedent's estate, 255; executors, 280, 329; executor's bond, 39; growing crops, 410; judgment, 16; power of administrator, 477; sale by administrator, 329; sale of decedent's

land, 478; sale of minor's land, 16. Admiralty, 198, 410, 456, 478; maritime liens, 478; shipping, 198, 456; jurisdiction, 478.

Adultery, 59, 831, 371, 414, indictment, 59.

Adverse Possession, 16, 40, 59, 80, 120, 139, 280, 297, 329, 850, 370, 390, 410, 485, 456, 499; boundaries, 297; tenants in common, 390, 410; what constitutes, 350.

Affidavit, 238; sufficiency, 238.

Agistment, 59.

Agistor's Lien, 189.

Alimony, 80.

Alteration of Instrument, 178, 829, 870.

Animal, 16, 59, 499; running at large, 499; vicious dog, 16.

Appeal, 17, 41, 59, 80, 100, 120, 139, 158, 198, 255, 280, 297, 317, 329, 350, 370, 390, 410, 435, 456, 478, 499; bill of exceptions, 158; bond, 435, 499; from justice's court, 17; harmless error, 17; jurisdiction, 17, 120, 255; notice, 41, 390, 410; parties, 17; presumptions, 17, 139; record, 120; review, 41, 456; service of notice, 317; stipulations of counsel, 280; sufficiency of notice, 297.

Appealable Decree, 59.

Appealable Order, 59, 410. Appearance, 17, 59.

Application of Payments, 17, 255, 297, 499.

Arbitration, 17, 120, 329, 350.

Arrest in Civil Cases, 100.

Arrest without Warrant, 485.

Arson, 352.

Assignment, 390; for benefit of creditors, 17, 41, 59, 90, 178, 255, 280, 830, 870, 890, 410, 457.

Association, 60.

Assumpsit, 17, 60, 280, 330, 350, 370, 390, 410, 436, 457; evidence, 390; quantum meruit, 60.

Attachment, 17, 60, 80, 100, 120, 139, 158, 178, 199, 216, 255, 830, 350, 370, 390, 411, 486, 457; absconding debtor, 100; bond, 80, 411; claims of third persons, 350; damages, 255, 411, 457; fraudulent conveyances, 17, 411; grounds, 17; non-resident debtor, 80; notice by publication, 60; public improvement, 120; release of property, 17; sufficiency of affidavit, 178; waiver, 60; wrongful attachment, 17s.

Attachment Bond, set off, 17.

Attorney, disbarment, 178.

Attorney and Client, 121, 288, 330, 411, 436, 457.

Attorney's Fees, 189. Bailment, 100, 297.

Bank Deposits, 411.

Banks and Banking, 18, 60, 216, 238, 390, 411, 436, 457; insolvency of collecting bank, 18.

Bastardy, 350.

Bigamy, 180. Bill of Exceptions, 121, 158.

Bonds, 158, 178, 351, 371, 390; condition, 371; damages, 351. Boundaries, 80, 216, 238, 297; distances, 297; evidence, 80. Building and Loan Associations, 60, 100, 178, 255, 330, 390,

411, 436; usury, 411. Carriers, 18, 80, 121, 189, 199, 288, 280, 317, 330, 351, 371, 391,

412, 436, 478, 500, Carriers of Goods, 18, 41, 121, 159, 199, 280, 880, 851, 412. Carriers of Passengers, 60, 81, 100, 121, 139, 159, 178, 216, 297, 351, 871; ejection, 81, 101, 216; negligence, 297. Certificate of Deposit, 41.

Certiorari, 178. Champerty, 288.

Chattel Mortgage, 18, 60, 189, 159, 178, 199, 216, 251, 297, 351, 391, 412, 436; consideration, 139; delivery, 436; description, 60; failure to record, 178; notice, 851; priorities, 216; recording, 436; validity, 18, 199, 256, 297, 412.

Citizenship, 81.

Collateral Inheritance Tax, 159.

Composition with Creditors, 871.

Compromise, 412.

Conditional Sale, 351.

Conflict of Laws, 81, 121, 179, 199, 256, 412; insolvent corporation, 199, 256; sleeping car companies, 412.

Conspiracy, 41, 121, 199, 437.

Constitutional Law; 18, 41, 60, 81, 101, 121, 139, 159, 179, 199, 217, 238, 256, 280, 297, 330, 351, 391, 412, 436, 478, 500; gaming, 18; imprisonment for debt, 500; insurance policies; 217; interstate commerce, 179, 330, 412; legislative powers, 298; occupation tax, 436; repeal of statute, 412; special laws, 239; special legislation, 81; taxation, 478; title of act, 280, 297; trial by jury, 81

Contempt, 101, 121, 371, 391, 412; affidavit, 391.

Contract, 18, 60, 81, 101, 121, 139, 159, 179, 199, 217, 239, 256, 280, 297, 380, 371, 391, 412, 486, 457, 478; abandonment, 217; acceptance of offer, 217; breach, 18, 412, 478; consideration, 18, 139, 371, 412; construction, 101, 217, 371, 436; damages, 159, 239, 256, 457, 478; illegal consideration, 239; interpretation, 199, 330; measure of damages, 412; partial abandonment, 101; performance, 280, 412; public policy, 371; reformation, 412; rescission, 159, 391, 437, 457; specific performance, 199, subscription, 159, 412.

Conversion, 41, 81, 199, 256, 391, 412, 457; pleading, 256. Corporation, 18, 41, 60, 81, 101, 121, 140, 159, 179, 200, 217, 239, 256, 280, 297, 317, 380, 351, 871, 371, 412, 437, 457, 500; assessments, 239; by-laws, 500; charter, 179; collateral attack, 81; consolidation, 160; conspiracy, 179: construction of charter, 159; contracts, 391; corporate property, 121; corporate stock, 140; doing business in other States, 317; election of directors, 18; estoppel, 81; fraud, 18; insolvency, 18, 160, 413, 500; insolvent corporation, 101, 200, 280, knowledge of officer, 200; liability of stockholder, 121; maintaining nuisance,101; power of president, 81; removal of causes, 41; right to sue, 217; similarity of names, 18; stockholders, 42, 61, 101, 179, 239, 280, 297; subscription, 413; subscription to stock, 351, 457; ultra vires acts, 41; venue, 42.

Counties, 19, 101, 200, 239, 371, 458; damages, 239; injunction, 200.

County Commissioners, 330.

County Warrants, 256; limitation, 256.

Courts, 19, 41, 140, 160, 179, 218, 330, 413; conflicting jurisdiction, 140; jurisdiction, 19, 179; jurisdictional amount, 41.

Covenants, 121, 351, 437; guaranty of lease, 121; incumbrances, 437.

Creditor's Bill, 160, 180, 217, 351, 500.

Criminal Evidence, 19, 43, 101, 160, 180, 200, 330, 352, 413, 437, 458, 478; larceny, 19.

Criminal Law, 19, 42, 61, 81, 101, 121, 140, 160, 180, 200, 217, 239, 256, 298, 331, 252, 371, 391, 413, 487, 458, 478, 500; former jeopardy, 19, 42, 180; impeachment of witness, 43; instructions, 19; joint indictment, 257; lotteries, 257; new talal, 20.

Criminal Practice, 20, 43, 102, 122, 140, 180, 200, 218, 257, 280, 298, 317, 381, 352, 372, 414, 437, 458, 479.

Criminal Trespass, 392.

Oriminal Trial, 20, 43, 82, 122, 180. Death by Wrongful Act, 102, 122, 180, 200, 239, 437, 479, 500; statute of limitations, 479.

Deceit, 20, 48, 200, 218, 239, 298, 331, 352, 414; damages, 218; false representations, 298; pleading, 331.

Dedication, 102, 437, 458.

Deed, 20, 43, 61, 102, 122, 140, 160, 181, 200, 218, 239, 257, 298, 817, 831, 352, 372, 392, 414, 437, 458, 479, 500; acknowledgment, 257, 479; action to set aside, 487; boundaries, 218, 392; building restriction, 61; cancellation, 352, 392, 437; condition subsequent, 20, construction, 43, 372, 414; conveyance of homestead, 61; delivery, 20, 43, 61, 437, 458; description, 43, 102, 140, 257, 317, 331; duress, 20, 200; easement, 479; married woman, 500; mistake, 414, nature of estate, 458; parol evi dence, 20; reformation, 181; rescission, 61; reservation, 458; right of way, 122; rule in Shelley's case, 20; sale of land, 122; validity, 102; water rights, 61.

Deed of Trust, 414.

Deposition, 181.

Descent and Distribution, 61, 102, 122, 200, 414, 437; legitimacy, 437.

Divorce, 61, 102, 201, 415, 437; adultery, 415; alimony, 61. Dower, 239, 392, 415; assignment, 415; release, 392.

Drainage, 102, 122, 372.

Dying Declarations, 413.

Easement, 82, 102, 160, 218; private way, 102.

Ejectment, 21, 160, 218, 331, 372, 415; complaint, 415; evidence, 372.

Election and Voters, 21, 43, 82, 160, 257, 298, 352, 372, 415. Election of Remedies, 240.

Embezzlement, 19, 200, 317.

Eminent Domain, 21, 61, 82, 160, 240, 257, 415, 438, 458; appropriating water, 257; condemnation proceedings 257, 415; construction of railroad, 240; damages, 21, 82.

Employer and Employee, 160.

Equitable Relief, 415.

Equity, 21, 43, 61, 82, 140, 160, 181, 201, 218, 239, 258, 331, 372, 392, 415, 458, 479, 500; jurisdiction, 21, 218, 459, 479; parties, 61; reformation, 372; reformation of instrument, 140; reformation of mortgage, 500.

Estoppel, 43, 102, 218, 352, 392; acquiescence, 102, 392.

Estoppel in Pais, 21; pleading, 43.

Evidence, 21, 44, 82, 102, 122, 140, 161, 181, 201, 218, 240, 258, 280, 298, 317, 331, 352, 372, 392, 415, 438, 459, 500; certificate of acknowledgment, 281; character, 500; competency, 415; declarations, 201; declarations to physicians, 500; handwriting, 44; parol, 438; presumption of death, 122; privileged communications, 372, 438; proof of handwriting, 372; records, 415.

Execution, 21, 61, 82, 122, 141, 161, 181, 219, 240, 258, 298, 352, 392, 415, 438, 459; exemption, 141, 161, 415; sale, 61, 122;

sale of corporate property, 258.

Execution Sale, 415. Expert Testimony, 415.

Extradition, 181.

Factors, 141.

False Imprisonment, 44, 103.

False Representations, 102.

Federal Courts, 21, 62, 122, 141, 181, 240, 258, 381, 373, 393, 416, 438, 459, 479; circuit courts of appeals, 479; conclusiveness of State decisions, 416; jurisdiction, 21, 62, 122, 181, 240, 258; jurisdictional amount, 393; territorial statutes, 438.

Federal Offense, 201, 258; interstate commerce law, 258.

Fixtures, 62, 141, 202.

Forcible Entry and Detainer, 416.

Forgery, 19, 122, 140, 180, 331, 392, 458, 500.

Frauds, Statute of, 21, 44, 82, 122, 141, 181, 201, 219, 281, 352, 373, 416; parol promise, 373; sale of logs, 201.

Fraudulent Conveyance, 21, 44, 62, 82, 103, 122, 141, 161, 219, 240, 258, 281, 332, 352, 378, 393, 416, 438, 459, 479, 501; action to set aside, 352; burden of proof, 123; change of possession, 44, 240, 416; chattel mortgages, 459, 479; consideration, 240, 332, 353; deed to husband, 281; evidence, 416; innocent purchaser, 141.

Gambling, 416.

Gaming, 200, 258, 437.

Garnishment, 44, 82, 141, 181, 201, 219, 240, 281, 332, 353, 373, 438, 479, 501; affidavit, 281; exemptions, 181.

Gift, 123, 201, 373, 416; validity, 416; vesting of title, 378. Gift, Causa Mortis, 44, 416.

Guaranty, 22, 44, 128, 416, 438, 501; acceptance, 44; con-

sideration, 123; lease, 438; what constitutes, 438. Guardian and Ward, 44, 161, 439; accounting, 161; resulting trust, 44.

Habeas Corpus, 181, 201, 332.

Highways, 22, 44, 281, 332, 373; proceedings to establish, 373.

Homestead, 62, 123, 161, 181, 298, 332, 353, 373, 417, 459, 479; abandonment, 62, 123, 417, 479; mortgage, 378, 417; special assessment, 62.

Homicide, 19, 102, 140, 160, 180, 200, 317, 331, 352, 392, 458.

Husband and Wife, 22, 62, 82, 123, 141, 201, 259, 353, 373, 393, 417, 439; community property, 353, 439; contracts, 82, 201; wife's separate property, 22, 353.

Injunction, 22, 62, 123, 161, 181, 219, 258, 298, 332, 353, 373, 393, 417, 459, 501; damages, 332; county warrants, 298; obstruction of street, 181; trespass, 181.

Innkeeper's Lien, 103.

Insolvency, 141, 258; preferences, 141; release, 258.

Insurance, 22, 44, 82, 103, 123, 142, 161, 182, 219, 240, 258, 298, 317, 832, 393, 417, 439, 480, 501; application, 22; appraisement, 219; arbitration, 417; assignment, 439; breach of conditions, 103, 258; conditions, 123, 393, 417; fraud, 142; iron safe clause, 501; limitations, 44; misrepresentations, 258; notice, 82; notice of cancellation, 219; oral contract, 44; proofs of loss, 22, 44, 142, 161, 219, 439, 480; representations, 317; representations of agent, 439; waiver of conditions, 281. Insurance Policy, 62, 182, 281, 501; burden of proof, 501.

Interpleader, 22.

Intoxicating Liquors, 22, 45, 62, 83, 103, 182, 382, 373, 393, 439, 459; application for license, 373; civil damage law, 22, 182; constitutional law, 393; illegal sale, 83; licenses, 62, 393; local option, 182; sales to minors, 45.

Judgment, 22, 62, 83, 103, 142, 182, 201, 219, 240, 259, 299, 332, 354, 394, 439, 459, 480, 501; collateral attack, 182; confession, 22; injunction to restrain, 201; jurisdiction, 394; laches, 333; lien, 108, 833; priority of lien, 62; sale of community property, 62; setting aside, 354; validity, 459; by confession, 103.

Judicial Sale, 202, 480.

Justice of the Peace, 22, 104, 219, 333.

Landlord and Tenant, 22, 45, 62, 83, 104, 123, 142, 161, 182, 202, 219, 259, 281, 333, 354, 373, 417, 439, 459, 480, 501; assignment of lease, 45, 439; dangerous condition of premises, 417; lease, 104, 123; lease by executor, 45; surrender of lease, 202; rent, 161, 182, 202; tenancy at will, 333; unlawful detainer, 23.

Landlord's Lien, 142.

Larceny, 19, 200, 298, 331, 371, 392, 414, 478.

Lease, 259; covenant, 259.

Libel, 23, 104, 202, 459.

Libel and Slander, 83, 418.

License, 259, 373; revocation, 259, 373.

Lien, 23, 219, 873, 439, 480; enforcement, 373; judgment, 373; priority, 373.

Life Insurance, 62, 83, 161, 182, 202, 373, 394, 418, 439, 459, 501; application, 202; misrepresentations, 418, 439. Limitation of Actions, 45, 63, 142, 182, 202, 219, 259, 333, 354,

374, 394, 418, 439, 459, 501; accounting, 418. Lis Pendens, 240; dismissal of action, 240.

Maintenance, 83.

Malicious Prosecution, 23, 63, 83, 123, 142, 162, 394, 418, 460; 501; probable cause, 28, 68, 142, 501.

Mandamus, 23, 45, 63, 142, 240, 281, 333, 354, 374, 394, 460; when lies, 374.

Manslaughter, 413.

Marine Insurance, 298, 439.

Maritime Liens, 28.

Marriage, 123, 142, 162, 220, 299, 501; evidence, 142; validity, 501.

Married Woman, 23, 45, 83, 162, 259, 299, 354, 418, 440, 460; separate estate, 259, 418; wife's separate property, 45

Marshalling Assets, 440.

Master and Servant, 23, 45, 63, 83, 104, 123, 142, 162, 182, 202, 220, 240, 259, 299, 318, 333, 354, 374, 394, 440, 460, 501; assumption of risk, 23, 63, 123, 318; contributory negligence, 46, 833; dangerous employment, 23; dangerous machinery, 299; defective machinery, 83, 162; fellow-servant, 83, 124, 162, 333, 874, 501; injury, 24, 259, 354, 374, negligence, 24, 104, 124, 142, 202, 240, 333, 394, 440; vice-principal, 440.

Mechanic's Lieus, 24, 46, 64, 104, 124, 142, 162, 183, 202, 220, 240, 259, 281, 299, 333, 374, 394, 418, 480, 501; community property, 24; enforcement, 240; priority, 259, 333.

Mining Claim, 24.

Mines and Mining, 46, 162, 260, 460.

Mortgage, 24, 46, 64, 83, 104, 124, 143, 162, 183, 202, 220, 240, 260, 281, 299, 318, 333, 354, 374, 394, 418, 460; abandonment of easement, 220; assignment, 854; consideration, 418; counsel fees, 833; counterclaim, 460; foreclosure, 24, 46, 260, 299, 318, 354, 394; foreclosure sale, 418; growing crops, 299; lien, 241; oral assignment, 418; record, 419; recording, 355; redemption, 124; sale

by receiver, 188; satisfaction, 202; subrogation, 460. Municipal Bonds, 24, 480.

Municipal Corporations, 24, 46, 64, 83, 104, 124, 143, 162, 183, 203, 220, 241, 260, 281, 299, 318, 383, 355, 374, 384, 419, 440, 460, 480; amendment of charter, 374; change of street grade, 24, 46, 162; constitutional law, 24; control of streets, 241; defective sidewalks, 25, 88, 104; dedication of street, 203, 260, 888; independent contractors, 84; negligence, 374; officers, 282; ordinance 25, 84, 203, 260, 355; police regulations, 220; powers, 64, 124; public improvement, 25, 64, 105, 419; riparian rights, 25; special assessment, 25; street improvements, 46, 124, 374; street railway, 440.

Murder, 19, 82, 180, 257, 414, 458.

Mutual Benefit Association, 460.

Mutual Benefit Insurance, 25, 162, 894.

Mutual Benefit Society, 25, 84.

National Banks, 220,

Naturalization, 334.

Negligence, 25, 46, 64, 84, 105, 124, 162, 203, 260, 282, 299, 833, 355, 374, 394, 419, 440, 460, 501; blasting, 502, dangerous premises, 203; defective appliances, 334; defective highways, 105; personal injuries, 374; pleading, 394; proximate cause, 419; sufficiency of com plaint, 125.

Negotiable Instrument, 25, 46, 84, 105, 125, 143, 162, 188, 203, 220, 241, 260, 282, 300, 818, 334, 335, 875, 894, 419, 441, 460, 480; action on note, 125; bona fide purchaser, 183; duress, 460; indorsement, 25, 441; note, 26, 84, 163, 183, 241, 260, 800, 318, 355, 375, 395, 419, 441, 460; promissory note, 46; release of surety, 26; rights of as. signee, 46.

New Trial, 203, 395, 419, 458, 481.

Notary Public, 26.

Novation, 105.

Nuisance, 64, 84, 168.

Office and Officers, 105, 143, 875, 895, 420, 460.

Orders, 420; acceptance, 64.

Parliamentary Law, 441.

Parol Evidence, 64.

Parties, 125, 220.

Partition, 46, 84, 220, 318, 441; sale, 441.

Partnership, 26, 46, 64, 84, 103, 125, 143, 163, 203, 221, 241, 260, 334, 395, 420, 441, 460, 481, 502; contract, 64; dissolution, 26, 420; evidence, 208; insolvency, 148; notice of withdrawal, 46; novation, 125; release of partner, 420; what constitutes, 105, 143.

Party Wall, 331.

Patents, 375

Payment, 163; what constitutes, 163.

Pensions, 46.

Perjury, 140, 217, 500.

Physician, 47, 85.

Pleading, 26, 47, 85, 105, 125, 143, 183, 221, 261, 884, 355, 375, 895, 420, 441, 461, 481; amendment, 85; burden of proof, 47; counterclaim, 148, insufficient answer, 834; waiver, 105.

Pledge, 26, 334, 355.

Principal and Agent, 184, 221, 241, 261, 282, 335, 355, 375, 420, 441, 481, 502; authority of agent, 420; release of

surety, 241; trusts, 261; wrongful act of agent, 221. Principal and Surety, 26, 47, 64, 85, 203, 221, 261, 835, 375, 461, 502; bond, 375; contribution, 64; release, 261. Process, 23, 105, 143, 163, 221,

Prohibition, 47, 335; contempt proceedings, 47.

Public Lands, 47, 85, 143, 163, 203, 221, 261, 300, 375, 420, 481; adverse claimants, 300; patents, 300; railroad land grants, 204; timber, 481. Quieting Title, 143, 163, 221, 261, 335, 375; cloud on title,

221; possession, 261.

Quo Warranto, 204; title to office, 204. Railroad Companies, 26, 47, 64, 85, 105, 125, 143, 163, 184, 204, 221, 241, 261, 282, 300, 335, 385, 375, 395, 420, 441, 461, 481, 502; accident, 441, 461; consolidation, 64; contributory negligence, 163; fire, 420, 461; injuries, 375. 420; injury to stock, 26; killing stock, 163, 502; lease, 85; negligence, 26, 125, 143, 221, 241, 261, 335, 421, 502; person on track, 221; receivers, 65, 282; signal at crossings, 27; sounding whistle, 421; stock killing, 65, 261; street railways, 481, 502; trespasser, 148.

Real Estate Brokers, 27, 65, 85, 163, 241, 421.
Receivers, 27, 65, 85, 105, 125, 144, 184, 221, 241, 282, 335, 441, 461, 502; appointment, 27, 105, 441; compensation, 105, 502; preferences, 184.

Recognizance, 481.

Reference, 27.

Release and Discharge, 421.

Religious Society, 85, 335, 421. Removal of Causes, 27, 65, 144, 221, 395, 481; separable controversy, 65.

Replevin, 27, 85, 221, 875, 895, 421; burden of proof, 27; damages, 85; execution, 395.

Rescission, 85.

Res Judicata, 27, 47, 85, 106, 125, 164, 221, 335, 355, 375, 395, 421, 461; claims against estates, 835.

Robbery, 19, 48, 180, 500.
Saie, 27, 47, 65, 96, 106, 125, 184, 221, 241, 261, 282, 300, 318, 336, 355, 376, 396, 421, 442, 461, 481; bona fide purchaser, 318; change of possession, 65; conditional sale, 221, 421, 461; contract, 376; delivery, 221, 461; failure of consideration, 355; false representations, 125; fraud, 86, 876, 461; implied warranty, 300; measure of damages, 106; power of agent, 421; rescission, 106, 481; waiver of warranty, 27; warranty, 355, 396, 421, 442, 461; when title passes, 47, 282, 482.

Scire Factas, 396.

Seduction, 461, 482.

Set off, 65, 461; breach of contract, 65.

Sheriff, 106, 221.

Slander, 65, 106, 164, 261, 422.

Specific Performance, 27, 66, 86, 106, 144, 262, 300, 336, 355, 396, 461, 492; contract, 86; parties, 336; sale of lands, 27; statute of frauds, 144.

Stare Decisis, 184.

Statutes, 27, 47, 66, 106, 126, 144, 164, 204, 800, 442; appeal, 66; construction, 27, 800; enactment, 106, 126, 442; retroactive effect, 47.

Sunday Law, 442, 502.

Taxation, 28, 47, 66, 86, 106, 144, 164, 204, 241, 318, 386, 355, 376, 396, 422, 461, 482; assessment, 47, 355; exemption, 204, 242, 422; occupation tax, 482; personal property,

Tax Deed, 376; acknowledgment, 376.

Tax Sale, 204, 336.

Tax Title, 482.

Telegraph Companies, 28, 47, 86, 282, 355, 422, 461, 482; damages, 28; delay, 28; mental anguish, 48.

Tenancy in Common, 48, 356, 422, 442, 482.

Tender, 144.

Tar Mount

Town, 66, 396, 461; defective highway, 66.

Trade-mark, 144, 222, 336; infringement, 336. Trespass, 28, 48, 86, 222, 376, 396, 422, 442; defenses, 86.

Trespass to Try Title, 28, 184.

Trial, 48, 164, 184, 204, 222, 242, 262, 336, 376, 442, 461; adjournment, 442; competency of juror, 262; credibility of witness, 461; instructions, 876; waiver of jury, 164; verdict, 204.

Trover, 309, 336, 422; evidence, 300.

Trust and Trustee, 28, 126, 144, 164, 204, 222, 242, 262, 336, 356, 376, 396, 422, 442, 482; enforcement, 356, 376; resulting trust, 482.

Usnry, 164, 461.

Verdict, 336

Vendor and Vendee, 48, 66, 86, 126, 164, 184, 222, 242, 262, 300, 318, 386, 386, 396, 442, 462; covenant to give title, 300; sale, 86; sale of land, 48.

Vendor's Lien, 48, 144, 204, 222, 242, 396, 442, 462.

Venue, 66, 126.

Warehouseman, 106, 144, 242.

Warranty, 66; damages, 66.

Water Company, 356, 376.

Water Course, 48, 126, 396. Water Rights, 356, 462.

Waters, 28, 48, 66, 86, 126, 144, 164, 222, 262, 300, 318, 422, 462; damages, 48; irrigation, 28, 66, 462; pollution, 126; riparian rights, 86, 262, 422; surface waters, 28.

Will Contest, 48, 204. Wills, 28, 66, 86, 106, 126, 144, 164, 184, 222, 242, 262, 282, 336, 356, 376, 396, 442, 462, 482, 502; after-acquired property, 262; annuity to widow, 242; attestation, 28, 462; bequest, 66, 376; charities, 502; community property. 502; construction, 442; construction of devise, 48; contingent remainder, 462; conversion, 66, 242; de scription, 282, 356; devises, 164; election by widow, 242; estate devised, 126, 462; lapsed legacies, 242; life estate, 462; mortgaged property, 242; nature of estate, 48, 144, 164, 184, 356; perpetual trust, 106; perpetualties, 376; proof of execution, 482; property devised, 242; residuary clause, 86, 126; revocation, 222, 462; testamentary capacity, 462, 482; testator's real estate, 106; undue influence, 356; vested remainders, 126; vesting of estate, 48.

Witness, 66, 86, 106, 144, 164, 184, 262, 282, 318, 336, 376, 462, 502; competency of wife, 502; husband and wife, 66, 144, 462; impeachment, 318, 376, 502; parties, 262; refreshing memory, 86; reputation, 184; transactions

with decedent, 86, 282, 336.

Ħ